JASON M. SCHULTZ

New York University School of Law, New York, NY 10012

APPOINTMENTS

New York University School of Law, New York, NY

Associate Professor of Clinical Law, July 2013-present Faculty Director, Engelberg Center for Innovation Law and Policy, July 2013-present

American Law Institute, Washington, D.C.

Associate Director, December 2007-June 2008

Member, 2013-present

University of California, Berkeley, School of Law, Berkeley, CA Samuelson Law, Technology & Public Policy Clinic
Co-Director and Assistant Clinical Professor of Law, July 2009-June 2013
Acting Director, July 2008-June 2009

University of California, Berkeley, School of Information, Berkeley, CA University of California, Berkeley, School of Law, Berkeley, CA Adjunct Lecturer, Spring 2005-Fall 2007

EDUCATION

University of California, Berkeley, School of Law, Berkeley, JD, 2000. **Duke University**, BA, Public Policy, Honors Certificate in Women's Studies, 1993.

LEGAL EXPERIENCE

Electronic Frontier Foundation, San Francisco, CA *Senior Staff Attorney*, 2003-2007

Fish & Richardson, P.C., Redwood City & San Diego, CA

Associate, 2001-2003

Litigated trade secret, patent, copyright, and trademark cases for a wide range of high tech clients.

The Honorable D. Lowell Jensen, United States District Court, Oakland, CA Law Clerk, 2000-2001

PUBLICATIONS

- A. Perzanowski & J. Schultz, *Reconciling Intellectual & Personal Property*, 90 NOTRE DAME L. REV. ___ (2014), http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2399983.
- K. Crawford & J. Schultz, *Big Data and Due Process: Toward A Framework to Redress Predictive Privacy Harms*, 55 B. C. L. Rev. 93 (2014), http://bclawreview.org/files/2014/01/03 crawford schultz.pdf.
- J. Schultz & J. Urban, *Protecting Open Innovation: A New Approach to Patent Threats, Transaction Costs, and Tactical Disarmament*, 26 HARVARD J. OF LAW & TECH 1 (2012), http://jolt.law.harvard.edu/articles/pdf/v26/26HarvJLTech1.pdf.
- S. Katyal & J. Schultz, *The Unending Search for the Optimal Infringement Filter*, 112 COLUM. L. REV. SIDEBAR 83 (2012), http://columbialawreview.org/wp-content/uploads/2012/04/83 Katyal.pdf.
- A. Perzanowski & J. Schultz, *Copyright Exhaustion and the Personal Use Dilemma*, 96 MINN. L. REV. 2068 (2012), http://www.minnesotalawreview.org/wp-content/uploads/2012/11/Perzanowski Schultz MLR.pdf.
- J. Schultz, *What's In A Name? The Value of That Which We Call Attribution*, JOTWELL: THE JOURNAL OF THINGS WE LIKE (LOTS), May 14, 2012, http://ip.jotwell.com/whats-in-a-name-the-value-of-that-which-we-call-attribution/.
- d. boyd, E. Hargittai, J. Schultz, and J. Palfrey, *Why Parents Help Their Children Lie to Facebook About Age: Unintended Consequences of the 'Children's Online Privacy Protection Act'*, FIRST MONDAY, Volume 16, Number 11, November 7, 2011, *available at* http://firstmonday.org/htbin/cgiwrap/bin/ojs/index.php/fm/article/view/3850/3075.
- A. Perzanowski & J. Schultz, *Digital Exhaustion*, 58 UCLA L. REV. 889 (2011), http://www.uclalawreview.org/?p=1677. Selected for republication in the INTELLECTUAL PROP. L. REV. (Thompson/West) as one of the best intellectual property law review articles published in 2011. Group N.Y. 2012).
- P. Samuelson & J. Schultz, *'Clues' for Determining Whether Business and Service Innovations are Unpatentable Abstract Ideas*, 15 Lewis & Clark L. Rev. 109 (2011), http://www.lclark.edu/live/files/7953-lcb151art5samuelsonschultzpdf.
- J. Schultz, *Finding A Place for Data in the Patent Troll Debate*, JOTWELL: THE JOURNAL OF THINGS WE LIKE (LOTS), June 24, 2010, http://ip.jotwell.com/finding-a-place-for-data-in-the-patent-troll-debate/.
- P. Samuelson & J. Schultz, *Regulating Digital Rights Management Technologies: Should Copyright Owners Have to Give Notice About DRM Restrictions?*, 6 J. ON TELECOMM. & HIGH TECH. L. 41 (2007).

- E. Kansa, J. Schultz, and A. Bissel, *Protecting Traditional Knowledge and Expanding Access to Scientific Data: Juxtaposing Intellectual Property Agendas via a "Some Rights Reserved" Model*, 12 INT'L J. OF CULTURAL PROPERTY 285 (2005).
- D. Mulligan & J. Schultz, *Neglecting the National Memory: How Copyright Terms Extensions Compromise the Development of Digital Archives*, 4 J. APP. PRAC. & PROCESS 451 (2002).

Taking a Bite out of Circumvention: Analyzing 17 U.S.C. § 1201 as a Criminal Law, 6 MICH. TELECOMM. TECH. L. REV. 1 (2000), http://www.mttlr.org/volsix/schultz.html>.

Chiuminatta Concrete Concepts, Inc. v. Cardinal Industries, Inc. & Dawn Equip. Co. v. Kentucky Farms, Inc., 14 Berkeley Tech. L.J. 173 (1999).